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Ms. Marlene Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

**Re: Amendment of Part 90 of the Commission's Rules to Improve Access to Private Land
Mobile Radio Spectrum, WP Docket No. 16-261**

Dear Ms. Dortch,

For 30 years, One World DMG has designed and manufactured award-winning healthcare solutions that improve patient compliance and help train physicians and health care providers. We believe that integrating affordable Internet of Things features over reliable wireless networks will further improve the quality and effectiveness of our services.

Over the last two years, we have integrated the 800 MHz network connectivity of M2M Spectrum Networks into our MedQuarters prescription monitoring device for coverage in their existing, although primarily rural, market areas. We believe M2M's unique and affordable IoT solutions are imperative to the success of this device which is designed to help save lives, reduce hospital readmissions, and improve the accuracy of drug trial data by improving patient compliance.

We stand in firm support of your previously indicated position. We believe that incumbent priority is not appropriate with respect to 800 MHz Expansion Band SMR channels nor do we believe incumbent priority is in the best interest of the public for 800 MHz Guard Band channels. Incumbent priority would prohibit the MedQuarters device and thousands of other innovative narrowband IoT solutions from reaching the masses. I appreciate your time and consideration.

Sincerely,


Matthew Coe
Chief Operating Officer
One World Design & Manufacturing Corporation

30 Technology Dr. • Warren, NJ 07059 • work 908.769.1234 • fax 908.769.1650

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